

**CERTIFICATE OF SERVICE**

I, **Richard J. Riley of Murphy & Riley, P.C.**, hereby certify that on August 20, 2004, I served copies of the following:

1. First Databank, Inc.'s Motion to File Under Seal the Deposition Transcript of Patricia Kay Morgan. (Attached to this Motion are unredacted versions of (a) Memorandum of First Databank, Inc. in Opposition to Motion to Compel Discovery and in Support of Counter-Motion to Limit *ALL* Subpoenas Seeking Additional Testimony from this Non-Party. This document contains matter that is subject to a Protective Order entered in this action by the Court on December 13, 2002; and b) Declaration of Robert J. Hawley which refer to as attached as an Exhibit the deposition of Patricia Kay Morgan which is the subject of the Motion to File Under Seal.
2. **REDACTED** Memorandum of First Databank, Inc. in Opposition to Motion to Compel Discovery and in Support of Counter-Motion to Limit *ALL* Subpoenas Seeking Additional Testimony from this Non-Party. This document contains matter that is subject to a Protective Order entered in this action by the Court on December 13, 2002. An unredacted version of this Memorandum is submitted herewith as an attachment to the "Motion to File Under Seal the Deposition Transcript of Patricia Kay Morgan" filed herewith;
3. **REDACTED** Declaration of Robert J. Hawley in Support of First DataBank, Inc.'s Opposition to Defendants' Motion to Compel and in Support of Its Counter-Motion to Limit All Subpoenas Seeking Additional Testimony. (This document is redacted in that it does not contain Exhibit H, Deposition of Patricia Kay Morgan, which is subject to Protective Order entered in this action by the Court on December 12, 2003. An unredacted version of this Declaration is submitted herewith as an attachment to the "Motion to File Under Seal the Deposition of Patricia Kay Morgan" filed herewith;
4. Declaration of James Breen in Support of First DataBank, Inc.'s Opposition to Defendants' Motion to Compel and in Support of its Counter-Motion to Limit All Subpoenas Seeking Additional Testimony; and
5. Counter Motion to Limit the Scope of the Subpoenas Directed to First Databank, Inc. and Patricia Kay Morgan.

upon the parties of record listed below via first class, postage prepaid mail.

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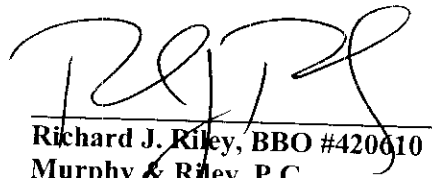
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